## AMENDED IN ASSEMBLY JULY 7, 2009 AMENDED IN SENATE MAY 28, 2009 AMENDED IN SENATE MAY 5, 2009

## **SENATE BILL**

No. 679

## **Introduced by Senator Wolk**

February 27, 2009

An act to add Section 5013.2 to the Public Resources Code, relating to state parks.

## LEGISLATIVE COUNSEL'S DIGEST

SB 679, as amended, Wolk. State parks: acquired land: limits on disposition or use.

The Department of Parks and Recreation, with the consent of the Department of Finance, is authorized to acquire title to or any interest in real property that the department deems necessary or proper for the extension, improvement, or development of the state park system. The department is also authorized to accept monetary and real property gifts to be used in any connection with the state park system.

This bill would prohibit land acquired for the state park system, through public funds or gifts, from being disposed of or used for other than purposes incompatible with park purposes without the substitution of other land. This bill would require the California State Parks and Recreation Commission, following a duly noticed public hearing, to certify that all requests to dispose of or use the land for other than purposes incompatible with park purposes provide for the substitution of other land meeting certain criteria. The bill would require that the commission consider requests only if the commission determines that all practical alternatives that avoid the proposed disposal or use of park

 $SB 679 \qquad \qquad -2-$ 

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lands for other-than purposes incompatible with park purposes have been considered.

This bill would provide that its provisions shall not apply to existing uses of state park lands that have been authorized on or before January 1, 2010, by written agreement with the Department of Parks and Recreation or by the general plan for a state park unit.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

The people of the State of California do enact as follows:

- 1 SECTION 1. Section 5013.2 is added to the Public Resources 2 Code, to read:
- 5013.2. (a) Land acquired for the state park system with public funds or through receipt of gifts or bequests from individuals or private entities with the express purpose of expanding or maintaining the state park system shall not be disposed of or used for other than purposes incompatible with park purposes without the substitution of other land pursuant to subdivision (b).
  - (b) (1) The California Park Following a duly noticed public hearing, the State Parks and Recreation Commission shall certify that all requests to dispose of or use for other—than purposes incompatible with park purposes land described in subdivision (a) shall provide for the substitution of other land that meets all of the following criteria:
  - (A) Equal Has equal environmental value or other value for which the park was established.
  - (B) Has the same or greater fair market value, as established by an approved appraisal.
    - (C) Is within the same geographical area.
  - (C) Is located in an area that would allow for use of the substitute park land by generally the same persons who used the acquired land.
  - (D) Provides reasonably equivalent public access and recreational value, or has reasonably equivalent natural, cultural, or historic significance.
  - (2) The commission shall consider requests only if *the* commission determines that all practical alternatives that avoid the proposed disposal or use of park lands for other-than purposes incompatible with park purposes have been considered. In making

-3- SB 679

the determination, the commission shall consider information provided by other governmental entities with regulatory or permitting authority over the proposed nonpark use and other interested parties.

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12 13 (c) This section shall not apply to existing uses of state park lands that have been authorized on or before January 1, 2010, by written agreement with the department pursuant to an existing permit, a legally recorded deed, a memorandum of understanding, or other written agreement with the department, or by the general plan for a state park unit. This subdivision does not expand or facilitate the use of state park lands beyond the current use allowed on or before January 1, 2010, by written agreement with the department.